

**ORDER SHEET**  
IN THE HIGH COURT OF SINDH, KARACHI  
**Cr. B.A. No.304 of 2026**  
(Muhammad Danyal vs. The State)

For hearing of bail application

**Date of hearing**

**& order**      **16.03.2026**

M/s. Tahseen Ahmed Shaikh and Ammar Yasir, advocate for applicant  
Mr. Mushraf Azhar, Special Prosecutor, ANF

**ORDER**

-----

**Muhammad Iqbal Kalhoro, J:-** Applicant is seeking post arrest bail in a case bearing Crime No.46/2025, u/s 9(2), 14/15 of CNS Act, 1997 (As Amended in 2022), registered at Police Station ANF Clifton, Karachi, by means of this application.

2. Anti-Narcotics Force on spy information regarding smuggling of psychotropic substance combed area of Badaruddin Yard Karachi, and spotted a container, a search of which led to recovery of tablets of XANAX 0.5 mg (Alprazolam) 01 kilogram, Valium 10mg (Diazepam) weighing 2.940 kilogram, gross 3.940 kilograms, and Tramadol weighing 48.650 kilograms. Applicant was found standing near the container, hence, he was arrested.

3. In the investigation, it transpired that applicant was working as an Operational Manager at Fortline Cargo Services (Private) Limited, a Freight Forwarding Company. His responsibility was determined as a facilitator. He is alleged to have acted negligently in checking the relevant documents of the cargo. Co-accused, Ahmed Shahid, was found to be the owner of the consignment. It is reported that applicant is in jail and the interim challan has been submitted. All the remaining accused are on ad-interim pre-arrest bail.

4. Learned Special Prosecutor, ANF has opposed bail to the applicant.

5. We have heard arguments of the parties and have gone through the available on record. *Prima facie*, it appears that there is no material showing knowledge of the applicant that the said container contained any recovered psychotropic substance. Applicant is an employee of a Freight Forwarding Company and *prima facie* was present at the spot in that capacity. His being

a complicit with the main accused is yet to be established. More so, applicant is no more required for further investigation, as the interim challan has already been submitted.

6. We, therefore, find the applicant's case is to be one of further inquiry and grant him bail subject to his furnishing a solvent surety in the sum of Rs.100,000/ (Rupees one hundred thousand only) with P.R. bond in the like amount to be executed to the satisfaction of the trial Court.

6. Bail application stands disposed of in the above terms. The observations made hereinabove are tentative in nature and would not prejudice case of either party at trial.

JUDGE

JUDGE

Rafiq/PA.